On the question, "Shall the bill pass?" the yeas were:

Senators Baldwin, Bishop, Boardman, B. ower, Carpenter, Cheshire, Conaway, Craig, Dent, Downey, Ellis, Everall, Funk, Gorrell, Harper, Harsh, Henderson, Hipwell, Jamison, Jewett, Kelly, Kilburn, Lehfeldt, Lewis, Mattoon, Oleson, Palmer, Penrose, Perrin, Rea, Reynolds, Riggen, Rowen, Terry, Turner, Vale, Waterman—37.

The nays were:

Senators Finn, Groneweg-2.

Absent or not voting:

Senators Andrews, Chantry, Eaton, Garst, Green, Harmon, Hurst, Perry, Phelps, Upton, Yeomans—11.

So the bill passed and the title was agreed to.

Senator Groneweg offered the following explanation of his vote:

MR. PRESIDENT—Believing that this bill, House file No. 324, is more calculated to protect dishonest debtors than the honest laboring man, and further believing that if enacted into law it will bring no good results to the State, I therefore vote "no."

Wm. GRONEWEG, Senator Nineteenth District.

House file No. 45, a bill for an act conferring upon women the right to vote in certain cases, was taken up and considered.

Senator Carpenter moved that the bill be read a third time now.

Senator Carpenter moved the previous question.

Upon this the yeas and nays were demanded.

On the question, "Shall the main question be now put?" the yeas were:

Senators Andrews, Boardman, Carpenter, Chantry, Cheshire, Everall, Finn, Funk, Harper, Harsh, Henderson, Jamison, Kilburn, Lewis, Penrose, Perrin, Phelps, Reynolds, Rowen, Turner, Vale—21.

The nays were:

Senators Baldwin, Bishop, Brower, Downey, Eaton, Ellis, Garst, Gorrell, Green, Groneweg, Hipwell, Hurst, Kelly, Lehfeldt, Mattoon, Oleson, Perry, Rea, Terry, Waterman—20.

Absent or not voting:

Senators Conaway, Craig, Dent, Harmon, Jewett, Palmer, Riggen, Upton, Yeomans—9.

So the main question was ordered.

The question being, "Shall the bill be read a third time now?"

Carried and bill read a third time.

On the question, "Shall the bill pass?" the yeas were:

Senators Andrews, Boardman, Chantry, Cheshire, Conaway, Craig, Eaton, Finn, Funk, Garst, Gorrell, Harmon, Harsh, Henderson, Jamison, Jewett, Kilburn, Lehfeldt, Lewis, Penrose, Perrin, Phelps, Reynolds, Riggen, Rowen, Turner, Vale—27.

The nays were:

Senators Baldwin, Bishop, Brower, Carpenter, Dent, Downey, Ellis, Everall, Green, Groneweg, Harper, Hipwell, Hurst, Kelly, Mattoon, Oleson, Perry, Rea, Terry, Upton—20.

Absent or not voting:

Senators Palmer, Waterman, Yeomans—3.

So the bill passed and the title was agreed to.

Senator Rea offered the following explanation of his vote:

MR. PRESIDENT—Believing that this bill, if it becomes a law, is a violation of the constitution of the State, and fearing that it will unsettle the status of school and municipal bonds, and render their negotiation more difficult, I am compelled, without any discussion upon the question, to vote "no."

J. M. REA.

INTRODUCTION OF BILLS.

By Senator Harmon, Senate file No. 423, a bill for an act to amend an act of the Twenty-fifth General Assembly, entitled, an act creating the Nineteenth judicial district, and providing for the election of two district judges in the Tenth judicial district.

Senator Harmon moved that the rule be suspended, and the bill be considered engrossed and read a third time now which motion prevailed, and the bill was read a third time.

On the question, "Shall the bill pass?" the year were:

Senators Andrews, Baldwin, Bishop, Boardman, Carpenter, Cheshire, Conaway, Craig, Dent, Downey, Eaton, Ellis, Everall, Finn, Funk, Garst, Gorrell, Groneweg, Harmon, Harper, Harsh, Henderson, Hipwell, Hurst, Jamison, Jewett, Kilburn, Lewis, Oleson, Palmer, Penrose, Perrin, Perry, Rea, Reynolds, Riggen, Rowen, Terry, Vale—39.

The nays were:

None.

Absent or not voting:

Senators Brower, Chantry, Green, Kelly, Lehfeldt, Mattoon, Phelps, Turner, Upton, Waterman, Yeomans—11.

So the bill passed and the title was agreed to.

Senator Jamison moved to reconsider the vote by which House file No. 15 passed the Senate.

Senator Kilburn moved to lay the motion on the table.

Carried.

Senator Perry moved to suspend the rules and recall House file No. 550 from the sifting committee.

Carried.

Senator Perry moved that the rule be suspended, and the bill be read a third time now, which motion prevailed, and the bill was read a third time.